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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16		
17	CHARLES RIDGEWAY, JAIME FAMOSO,	CASE NO. 3:08-cv-05221-SI
18	JOSHUA HAROLD, RICHARD BYERS, DAN THATCHER, NINO PAGTAMA,	
19	WILLIE FRANKLIN, TIM OPITZ, FARRIS DAY, KARL MERHOFF, and MICHAEL	COMPENDIUM OF RULE 1006 SUMMARIES IN SUPPORT OF DEFENDANT WAL-MART STORES, INC.'S MOTION TO DECERTIFY
20	KROHN,	CLASS
21	Plaintiffs,	[Fed. R. Civ. P. 23]
22	v.	Date: August 12, 2016
23	WAL-MART STORES, INC., a Delaware corporation d/b/a WAL-MART	Time: 9:00 a.m. Place: Courtroom 1, 17th Floor
24	TRANSPORTATION LLC, and Does One through and including Doe Fifty,	Before: Hon. Susan Illston
25	Defendants.	
26	[Previously captioned as <i>Bryan et al. v. Wal-</i>	
27	Mart Stores, Inc.]	
28	·-	J

Case 3:08-cv-05221-SI Document 326 Filed 07/08/16 Page 2 of 2

Pursuant to Federal Rule of Evidence 1006, Defendant Wal-Mart Stores, Inc. hereby submits the following Rule 1006 Summaries in support of its Motion to Decertify Class.¹

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4	Exhibit 1006-A	"Plaintiffs' Assertions and Promises vs. Driver Experiences"
5	Exhibit 1006-B	"Shifting Time Estimates"
6	Exhibit 1006-C	"Overlapping Tasks"

DATED: July 8, 2016 Respectfully submitted,

GIBSON, DUNN & CRUTCHER LLP

By: /s/ Scott A. Edelman
Scott A. Edelman

Attorney for Defendant WAL-MART STORES, INC.

Unless otherwise noted, all Exhibit citations in the Rule 1006 Summaries are to the concurrently filed Declaration of Jesse A. Cripps. An explanation regarding these Summaries can be found at

Gibson, Dunn &

Cripps Decl. ¶ 90.